## MORTGAGE RECORD No. 77 SAML DODSWORTH STATIONERY CO KANSAS CITY NO SUI

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together with shall be wholly am or sums of or mortgage, is or may be assessed law made due esents, become ond part shall by be sold with such default in and part may or incumbrance uing on any ges are not paid ots charged insure; and any chis Mortgage, le of said real

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his wife, who riting end

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of Deeds

. Gray and mortgage upon on January 11 t from January

subject to said hereinafter

n provided. 1 sum remaining 3rd, 1931 in ginning with the day of January and one-half per said note. cipal on any

id mortgage shall ovenants and

d seal this 2nd

STATE OF KANSAS, COUNTY OF SHAWNEE, SS.

CHARLES &

On this 29th day of October 1930 before me personally appeared Margaret E. Gray, a widow, to me mown to be the person described in, and who executed the foregoing instrument, and acknowledged that she executed the same as her free and voluntary act and deed for the uses and purposes therein expressed. executed the same as her five and toluneary act she used for the uses and purposes therein expr IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at my office in seld county the day and year last above written.

Leral Seal

My term expires July 6, 1934.

Recorded Dec. 1, 1930 A. D. at 11:10 A. M.

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Laura Morgan Notary Public

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..... MORTGAGE

THIS MORTGAGE, Made this 2nd day of October 1930 by Margaret E. Gray, a widow of the County of Dougles, and State of Kansas, party of the first part, to The Davis-Wellcome Mortgage Company, a corporation, existing under the laws of the State of Kansas, having its office at Topeka, County of Shawnee and State of Kansas, party of the second part;

Statmee and state of manage, person the second part, WITESEETH, That sold party of the first part, in consideration of the sum of Two Hundred Dollers <u>Dollars</u> to her in hand paid, the receipt of which is hereby acknowledged does by these presents, Grant Bargain, Sell, Convey and Warrant unto the said perty of the second part, its successors or assigns

Dollars to her in hand paid, the receipt of which is hereby acknowledged does by these presents, Grant Bargain, Sell, Convey and Warrant unto the said party of the second part, its successors or assigns the real estate situated in the County of Douglas and State of Kaness, particularly bounded and des-crited as follows, to wit: East half of the Southeast quarter of Section Thirty (30) Township Thirt-een (13) south, Range Nineteen (19) East of the 6th F. W. contringing on sorres, more or less. TO EAVE AND TO HOLD THE SANT, Together with all and singular the tenements, hereditaments and appurtenences thereto belonging, or in anywise appertaining, forever, free and clear of all incumbrance. This mortgage is subject and second to a mortgage executed by the party of the first part to The Frudential Insurence Company of Americs, Newgark N. J. dated December 27, 1918 to secure the payment of \$4000.00 covering the above-described real estate. PROVIDED ALWAYS, And these presents are upon this express condition, the twhereas, said party of the first part has this day executed and delivered one certain promiseory note in writing to said party of the second part, payable in Installments as follows; \$20.00 on July 3, 1931, January 3, 1932, July 3, 1932, January 3, 1933, July 3, 1933, January 3, 1934, July 3, 1934, July 3, 1935, January 3, 1935, July 3, 1935 and January 3rd 1936 respectively with interest at ten part ent per annum after maturity until payment, both principal and interest payable at the office of The Davis-Tellcome Mortgage Company, Topeka, Kansas, and it is distinctly understood and agreed that the note secured by this mortgage is given for and in consideration of the services of said The Davis-Tellcome Mortgage Company, Nopeka, Kansas, and it first part, which loan is secured by the mortgage hereinbefore referred to and excepted, and the said note does not represent any portion of the interest on said loan and is to be paid in full, regardless of whether said loan is paid wholy or partly before its maturi

mostly discharged and volt, and obtering shart treat in the for interest or principal of any prior mortgage is not paid when the same is due, or if the taxes and assessments of every nature which are mortgage is not paid when the same is due, or if the taxes and assersments of principal di any provided or may be assessed and levied against said premises, or any part thread, are not paid when the same are by law made due and payable, then the whole of said purty of the second part, and said party of the second part shall be entitled to the possession of said premises. In case of foreclosure, said property may be sold with or without appraisment, and with or without receiver, as the legal holder hereof may elect; and said legal holder may recover interest at the rate of ten per cent per annum from the time of such default in the payment of interest or in any of the conditions of this contract. Party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or incumbrance on the premises hereby conveyed, and may pay any interest or other charges hereafter accruing on any prior incumbrances on the premises hereby conveyed, provided such interest or other charges are not paid promptly when due by party of the first part, and may pay any unpid taxes or essessments charged against said property, and may insure said property if default be made in the covenant to insure; and any sums so paid shall become a lien upon the above described real estat, and be secured by this Mortgage, and may be recovered, with interest at ten per cent, released to traces Teal estate, and be secured by this Mortgege, and may be recovered, with interest at ten per cent, in any suit for the foreclosure of this Mortgege. In case of foreclosure it is agreed that the judgment rendered shall provide that the whole of said real state shall be sold together and not in parcels. IN WITNESS WHEREOF, The said party of the first part has hereunto set her hand the day and year Al and the se. first above written.

Margaret E. Gray

STATE OF KANSAS, COUNTY OF SHAWNEE, SS.

BE IT REVENEED, That on this 29th day of October A. D. 1930 before the undersigned, a Notary Public within and for the County and State aforesaid came Margaret E. Gray, a widow, who is personally known to me to be the same person who executed the within instrument of writing and such person duly acknowledged the execution of the same.

IN TESTIMONY WHERPOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written.

Legal Seal

My commission expires July 6, 1934

Laura Morgan Notary Public

Recorded Dec. 1, 1930 A. D. at 11:15 A. M.

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